Page 1/9 - Joint Request to Representatives requesting help with FBI(2) - 07/12/2018

<u>CONSTITUENT JOINT REQUEST TO ALL MY REPRESENTATIVES</u> <u>SUCH AS HON. CONGRESSMAN H. MORGAN GRIFFITH, HON.</u> <u>SENATOR MARK R. WARNER, HON. SENATOR TIM KAINE, AND</u> <u>COPY TO HON. CONGRESSMAN MARK WALKER (*GREENSBORO FBI* <u>UNDER HIS PERSONAL JURISDICTION</u>) – REQUESTING HELP WITH A <u>FEDERAL AGENCY, U.S. FEDERAL BUREAU OF INVESTIGATION</u></u>

RESPONSE TO THE HONORABLE U.S. SENATOR TIM KAINE

To: Hon. U.S. Congressman H. Morgan Griffith	To: Hon. U.S. Senator Mark Warner
323 West Main Street, Abingdon, VA 24210	180 West Main Street, Abingdon, VA 24210
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Certified Mail tracking #:	Certified Mail tracking #:
7017-1450-0000-9411-2945	7017-1070-0000-3531-7420
To: Hon. U.S. Senator Tim Kaine	CC: Hon. U.S. Congressman Mark Walker
611 South Jefferson Street, Suite 5B	1305 Longworth HOB, Washington, DC 20515
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Thursday, July 12, 2018 - 10:10 PM

Dear respective Honorable Congressman H. Morgan Griffith, Honorable Senator Tim Kaine, Honorable Senator Mark Warner, and CC: to Honorable U.S. Congressman Mark Walker,

I, Brian D. Hill, like to respond to the Honorable U.S. Senator Tim Kaine ("Your Honor", or "U.S. Senator Kaine") in regards to the U.S. Federal Bureau of Investigation ("FBI") lying to his office or misleading his office. I am sending this original document and all attached evidence to U.S. Senator Kaine, and then copies of this very document and all attached evidence to the Honorable U.S. Congressman Morgan H. Griffith, the Honorable U.S. Senator Mark Warner (*assuming if the fax hasn't worked, somebody from Tim Kaine's office can forward him the copy of the fax that I had originally faxed to U.S. Senator Kaine's Office or Roberta Hill at <u>rbhill67@yahoo.com</u> can email Senator Warner), and the Honorable U.S. Congressman Mark Walker since the corruption in the Greensboro, North Carolina FBI office is within Mark Walker's personal jurisdiction.*

I am again continuing my request for help with a federal agency in regards to the Greensboro FBI. I am asking my mother to email copies of this letter and possibly the attached evidence in PDF format of my responses to media, that my friends or family is to publish on one or more online blogs to get U.S. President Donald Trump's attention as well to consider firing the Greensboro, NC FBI boss and have him replaced. The audio recording files concerning my exchanges between me and the Greensboro FBI thorough a series of back-and-fourth voicemail messages have already been released online by my mother via email but have not yet been considered for mailing to WikiLeaks. I am already swamped with legally fighting against a corrupt crime committing U.S. Attorney hell bent on

Page 2/9 - Joint Request to Representatives requesting help with FBI(2) - 07/12/2018

committing as many crimes as necessary to keep me convicted.

I have reviewed over the 1-page letter from the Honorable U.S. Senator Tim Kaine dated July 3, 2018, and the attached FBI response letter that is also 1-page dated June 28, 2018. I and my whole family have made the determination based on everything we have mailed them and faxed them, that there are people in the FBI that are liars, ignoring actual evidence, and ignoring the facts in my case.

If you find this letter, the attached evidence, and the Declarations I have faxed to U.S. Senator Kaine's office and others' offices to be sufficient evidence to hold a inquiry hearing in Congress or you can inquire yourself as to why you been lied to or misled on the facts and that the FBI are failing to faithfully discharge the duties of the very office that they have been sworn to serve, then feel free to ask me to voluntary testify before Committee. I know Tim Kaine is not a member of the Judiciary Committee but U.S. Senator Kaine, U.S. Congressman Mark Walker, U.S. Congressman Morgan Griffith, and U.S. Senator Mark Warner can recommend that the FBI office in Greensboro be held accountable by the Senate or Congressional Judiciary Committees. I am willing to supply any and all evidence without a subpoena necessary as I am willing to cooperate in any inquiry that may be launched as a result of this response.

Your Honor,

I have the evidence of not just the dereliction of duty by the FBI office in Greensboro, but the FBI's response to your office is quite clear that they now intend to fully engage in misleading or lying and covering up the truth in favor of the corrupt U.S. Attorney Assistant Anand Prakash Ramaswamy ("AUSA Ramaswamy") in the Middle District of North Carolina. The very same AUSA Ramaswamy that has engaged in violating Rule 3.8 of the N.C. State Bar Attorney Ethics regarding disclosure of evidence to prove actual innocence, subornation of perjury, deprivation of my constitutional rights and privileges under the color of law, fraud on the court by submitting false or misleading evidence to the Federal Court and refusing to let me create a response via affirmative defense by forcing me to plead guilty which they knew was perjury under Rule 11 Federal Rules of Criminal Procedure (subornation of periury), protecting the fraud on the court that the U.S. Attorney filed with the Court via indictment, and has resorted to retaliation tactic of intimidating and threatening me with their baseless "Government's Motion for Pre-Filing Injunction" just because it shows evidence of possible "fraud on the court" by AUSA Ramaswamy because he disagrees with my Declarations and evidence. Disagreeing with real facts and refusing to accept any of it is insanity. So they want to put me in prison by asking the court to seal all evidence and legal arguments so that I cannot exercise my freedom of speech and freedom of press, then threaten me with contempt of court anytime I talk about my wrongful conviction caused by criminal activity of the United States Attorney Office that is doing the bidding of the Town of Mayodan, and the N.C. State Bureau of Investigation. The FBI seems to be okay with the fraud, the perjury, and the obstruction of justice. Then bar me from getting access to the discovery evidence which sounds to be very fraudulent evidence by the U.S. Attorney Office that would show my actual innocence by proving the contradictions and falsehoods. They don't want me to get access to any of the evidence they they were made aware would prove my actual innocence. Then threaten me on court record with their actions of retaliation against me such as the "Pre-filing Injunction" which forced me to mail my court documents to WikiLeaks, to Breitbart, to American Free Press, to HuffingtonPost, to World Net Daily, and even the Associated Press out of fear that I would go to jail just for fighting to prove my innocence. The U.S. Attorney Office in Greensboro, NC, is acting like a criminal organization, like a criminal operation or criminal enterprise of sorts, using evidence that they knew was fraudulent or refuses to acknowledge the fraudulent nature of the very evidence that

Page 3/9 - Joint Request to Representatives requesting help with FBI(2) - 07/12/2018

they had used against me. I know that's a side issue, but it seems like the FBI is protecting those people by their actions of dereliction of duty and falsely labeling all evidence is non-factual or meritless.

So the evidence isn't just that the U.S. Attorney Office engaged in possible fraud, subornation of perjury, and other federal crimes, but that the FBI is protecting those people. The FBI is protecting those criminals even though the Duty Agent did accepted the case after legal documents in a condensed version were mailed to the FBI Duty Agent named Jerry Pickford, then he tells me that they are going to have me come down to give a statement which shows that an investigation was opening up. Then a day later he stops the request to have me come down to give a statement, I explain I have Autism Spectrum Disorder ("ASD", or "Autism") and Obsessive Compulsive Disorder ("OCD") and explained that I have multiple witnesses. Instead of asking for more evidence and information, his boss shuts down the case and labeled it as "merit-less". I was hoping that by filing a FOIA request with the FBI, that this issue would be brought to their attention and trigger an investigation by the Office of Professional Responsibility, but nobody seems to be doing their job at the FBI, at least in regards to the evidence I and/or my family have mailed and faxed them.

Your Honor,

Here is the first fact the FBI got wrong in their short letter was their claim that "*inquiry on* behalf of your constituent Mr. Brian D. Hill, who makes numerous allegations <u>involving his 2015</u> <u>criminal court case</u> and requests an investigation."

The criminal case as reported by the Docket Sheet was filed by the U.S. Attorney Office around November 25, 2013. **Source:** United States v. Brian David Hill, case # 1:13-cr-435-1, Middle District of North Carolina. The FBI didn't even bother to quickly check the docket sheet to get their facts straight.

I had filed some hand written copies of the various letters that I had mailed to the FBI in 2014 including the Greensboro, NC FBI office. **Source:** Documents #48 and #49 for case: United States v. Brian David Hill, case # 1:13-cr-435-1, Middle District of North Carolina.

I even had stated in the Status Conference that was on June 4, 2014, my frustration to Judge Tilley Jr. that the FBI isn't conducting a proper investigation and that the Federal Public Defender didn't conduct a proper investigation. **Source:** Document #131 for case: United States v. Brian David Hill, case # 1:13-cr-435-1, Middle District of North Carolina, Exhibit 5, Pages 55 through 68 of 101 pages.

That is my proof that the FBI didn't even get their year right when claiming that I didn't present any facts that a violation of federal law had occurred. I had mailed the FBI in 2014 and they did absolutely nothing and didn't ask me any questions. Lying to the FBI is a federal offense. So I send them all of this information and they do absolutely nothing about it. My family sends them evidence and they seem to ignore it or not care. I tell them the truth and they ignore it like it isn't real. Then in 2014 my family had told me that they received a call from somebody in the FBI and were told that I admitted to downloading child porn for about an hour a day which of course doesn't hold water with the forensic report from the North Carolina ("N.C.") State Bureau of Investigation ("SBI"). Of course they didn't acknowledge that my confession statements didn't match the forensic report claims which proves that I had given a false confession. They even had my mother's friend convinced after the phone call and accused her of that she was harboring a "pedophile" (referring to myself) even though the FBI got that information sourced from my [false] confession as caused by my Autism. They also didn't acknowledge that people with Autism can repeat words or groups of words from the crime scene or when overheard

Page 4/9 - Joint Request to Representatives requesting help with FBI(2) - 07/12/2018

from law enforcement. So they can repeat words which make law enforcement feel that the suspect has familiarity with the crime that is being investigated when in reality the person with Autism had given a "false confession or misleading statement" by federal law enforcement trainer Dennis Debbaudt, a risk assessment expert from Florida.

Either the FBI folks are a bunch of morons that cannot do their job, or they are deliberately ignoring evidence, ignoring witnesses and experts, and giving decisions in cases that do not make factual sense. Are they morons or are they protecting the Federal Prosecutors that have screwed up in particular cases that they never should have prosecuted to the fullest extent of the law due to the lack of actual evidence that could have been a good slam dunk case.

I provide to your office, a CD-ROM disc with Audio/DATA mixed track. So you can play it in any regular CD-ROM Player or portable CD Player, or place it in your office computer to listen to the audio files of the phone call voicemail recordings, and the voicemail left by FBI Duty Agent Jerry Pickford. Not just the audio files that is in the audio tracks of the CD disc that I am mailing to your office in attachment to this letter, but I am also providing the copies of scans of what exactly was mailed to the FBI for Duty Agent Pickford. The scanned image also shows my Customs Declaration of my mailing to "The Press" which is what I believe to be a WikiLeaks document mailing drop-off location. That drop-off location is where I had mailed my public Federal court case documents out of fear of a gag-order which still hasn't happened yet but that is what fear can cause such a triggered action of mailing documents to WikiLeaks.

Here are the Audio Tracks that, your Honor, your office can review in regards to evidence of dereliction of duty by the FBI office in Greensboro, NC, by whatever boss Duty Agent Pickford is referring to:

Note: I did originally FAX the "Declaration of Records and exchanges between Brian David Hill and U.S. FBI Duty Agent Jerry at the Greensboro, NC Office (4-Pages)" which goes along with the audio files that you will be listening to. There is the audio proof. The few audio recording files which contain the white-noise is not included as evidence since they may not hold an evidential value.

Audio Tracks:

- (1340).wav "Around March, 24, 2018, I had called and left a voicemail with the Greensboro, North Carolina Resident agency of the United States Federal Bureau of Investigation ("FBI") approximately 11:56 PM (from my Desktop computer clock) and recorded that voicemail using VentaFax call recording function with the phone call recording record under file-name "1340.wav". The voicemail was in regards to reporting the federal crimes of Perjury under 18 U.S.C. § 1621 and (Subornation of Perjury) 18 U.S.C. § 1622 that had happened on June 30, 2015."
- 2. 2-voicemail-March 29-2018.wav "Around March 29, 2018, I received a Xfinity (Comcast) voicemail message and its automated voice-to-text said Voicemail from (336) 855-7770"

Page 5/9 - Joint Request to Representatives requesting help with FBI(2) - 07/12/2018

- 3. 3-voicemail-May-2-2018.wav "Around May 2, 2018, I received a Xfinity (Comcast) voicemail message and its automated voice-to-text said Voicemail from (336) 855-7770 "Mr. Hill Mr. Hill this is Jerry with the FBI. Give me a call back we're gonna have to have you come down here and give a statement. My number is 336-855-2671. Bye.""
- 4. (1346).wav "Around May 3, 2018, at approximately 12:54PM (from my Desktop computer clock), I had called and left a voicemail with Jerry the Duty Agent of the Greensboro, North Carolina Resident agency of the United States Federal Bureau of Investigation ("FBI") and recorded that partial voicemail using VentaFax call recording function with the phone call recording record under file-name "1346.wav". It is only partial because it had cut out due to some kind of software issue or phone call recording FAX modem issue that I cannot help it or control it. However part of the recording is about the fact that I had informed him through voicemail that the three other witnesses were coming down with me to the FBI office in Greensboro, NC, since they were the ones with access to the email record evidence, since they are valuable witnesses for the FBI to also give a statement. So I had suggested those additional witnesses to also give a statement which are Roberta Hill, Stella Forinash, and Kenneth Forinash."
- 5. 5-voicemail-May-3-2018.wav "Around May 3, 2018, I received a Xfinity (Comcast) voicemail message and its automated voice-to-text said Voicemail from (336) 855-7770 "Yeah hey Brian or Mr. Hill this is Jerry Pickford with the FBI again. Please give me a call do not come down here on Monday I need to talk to you first. So give me a call back 336-855-2671 thank you.""
- 6. (1348).wav "Around May 4, 2018, at approximately 4:25PM (from my Desktop computer clock), I had called and left a voicemail with Jerry the Duty Agent of the Greensboro, North Carolina Resident agency of the United States Federal Bureau of Investigation ("FBI") and recorded that voicemail using VentaFax call recording function with the phone call recording record under file-name "1348.wav"."
- 7-voicemail-May-14-2018.wav "Around May 14, 2018, I received a Xfinity (Comcast) voicemail message and its automated voice-to-text said Voicemail from (336) 855-7770 "Yeah this message for Brian hale(?) hey this is Jerry with the FBI. Give me a call 336-855-2671. Alright thanks bye." I think the automated system mistook "Brian Hill" as "Brian Hale"."

DATA Side Track:

1-Proof of certified mailing and some papers that was to FBI.pdf – A Portable Document Format

Page 6/9 - Joint Request to Representatives requesting help with FBI(2) - 07/12/2018

(PDF) document which contains a scan of the envelope, certified mail receipt before it was processed at the U.S. Post Office, and a photograph of the documents grouped together of what had gone inside of the envelope before it was mailed out.

2-Certified-mail-receipt-customs-decl-wikileaks-FBI-Greensboro.pdf - A Portable Document Format (PDF) document which contains a scan of the certified mail receipt after it was processed at the U.S. Post Office in Martinsville, VA. It also shows a copy of the Customs Declaration CN-22 form piece regarding an envelope that was mailed to WikiLeaks aka "The Press".

3-Kristy Burton False Statement no. 1.pdf - A Portable Document Format (PDF) document which contains a scan of one (1) out of three (3) set of papers that were bound together via paperclip concerning evidence of a false statement of United States Probation Officer Kristy L Burton with a page from the Court Transcript to show where she had made a false statement on June 30, 2015, which would demonstrate technical perjury.

4-Kristy Burton False Statement no. 2.pdf - A Portable Document Format (PDF) document that contains a scan of two (2) out of three (3) set of papers that were bound together via paperclip concerning evidence of a false statement of United States Probation Officer Kristy L Burton with a page from the Court Transcript to show where she had made a false statement on June 30, 2015, which would demonstrate technical perjury.

5-Kristy Burton False Statement no. 3.pdf - A Portable Document Format (PDF) document that contains a scan of three (3) out of three (3) set of papers that were bound together via paperclip concerning evidence of a false statement of United States Probation Officer Kristy L Burton with a page from the Court Transcript to show where she had made a false statement on June 30, 2015, which would demonstrate technical perjury.

That is my proof demonstrated to your office, Your Honor, of what exactly was mailed to the FBI Duty Agent Jerry Pickford. Combining this with the FAX that was successfully transmitted in May, 2018 (by FAX-ID 276-790-3505) to U.S. Rep. Mark Walker, U.S. Rep Morgan Griffith, and U.S. Senator Tim Kaine, you have enough evidence to warrant further inquiry with the FBI office in Greensboro NC.

You can make a determination for yourself, as a lawyer Tim Kaine, Your Honor, as to whether you believe that U.S. Probation Officer Kristy Burton had committed the federal criminal violation of the perjury law on June 30, 2015 by making multiple false statements while on the stand in open Federal Court and while testifying under Oath. If you believe that evidence is sufficient for the FBI to open up an investigation, that it is enough facts warranting further review, that it thus proves to your office that the FBI had misled or lied to you and your office staff in their June 28, 2018 letter to the Honorable U.S. Senator Tim Kaine's office on behalf of myself, your Constituent.

This lie or misleading letter from the FBU should be of a concern to you because if the FBI can freely and openly lie to any member of Congress or their office staff conducting an inquiry, then they can commit any crime they want, destroy any evidence that they want, and can act completely above the laws that Congress had passed which all law enforcement agencies and the American people must abide by.

Page 7/9 - Joint Request to Representatives requesting help with FBI(2) - 07/12/2018

They have lied in their letter or misled your office. Either Charles A. Thorley had lied to your office or misled your office, or he just passed on the lies or misleading information by whoever perpetuated, created, disseminated, or even aided or abetted in such false information.

If I make even one false statement under Oath I can face a charge of perjury, which of course I may be accused of in regards to my guilty plea because I had no choice and would have faced 20 years in federal prison at the time had I not taken that false guilty plea. My Type 1 diabetic health was deteriorating and the medical records had been submitted in my case. People with Autism are more vulnerable to falsely confess or give a false guilty plea in federal court. Ineffective counsel is good reason why somebody would falsely plead guilty to a crime that the person did not commit. My mom told me about a website called "America has a guilty plea problem". Except the Feds require the plea under Oath when changing the plea to guilty.

Yet Kristy L. Burton can make multiple false statements under Oath and any or all evidence I have of her giving multiple false statements under Oath in open Court is not to be a sanction-able offense by the FBI. The FBI will not investigate her and neither will they charge her for making multiple false statements in federal court. She has perjured herself more than what I may face a future charge under with my false guilty plea that I was forced to give under Oath. She does not have Type 1 Brittle Diabetes like I have. She does not have Autism and neither does she have OCD. She wasn't sitting in Jail every single when she made false statements under Oath to the Court which is a criminal offense. She wasn't being given half of her needed diabetic insulin while perjuring herself in open court. She hadn't been placed in the situation that caused me to falsely plead guilty under Oath so her situation is different than mine. She has no defense for her misconduct. She needs to be tried in Court.

I have decided to ask U.S. President Trump to pardon me for perjury before I ever risk facing such charge for withdrawing my guilty plea to prove my actual innocence. I will not legally recognize nor will I ever accept a perjury charge of myself as legitimate without fighting tooth and nail at a Jury Trial, and I will not accept responsibility for such charge since Kristy Burton is allowed to get away with making multiple false statements and wasn't forced by circumstance to make false statements under Oath. In fact any such charge I may face for withdrawing my guilty plea is unconstitutional and I will ask for a pardon which can block the U.S. Attorney from charging me since they should have no right to do such with their unconstitutional selective enforcement of the federal rules/laws and criminal activities they have conducted against me.

If you cannot hold the FBI accountable I have no choice but to turn to the media and my political activist friends to speak out for justice. My friend or friends will be ready to start a White House petition using the Minds, Twitter, whatever other social networking platform out there, and Gab platform accounts to promote that any of my friends have, asking to not only arrest and fire the FBI high up officials in Greensboro, NC, but also to pardon me pre-charge for my criminal case as to Rule 11 sanctioned perjury over my false guilty plea, that the pardon extend to letting me voluntarily withdraw my guilty plea and bar the Government of their right to charge me with perjury for withdrawing my guilty plea because I am innocent and was deprived of justice throughout my whole criminal case due to ineffective counsel. My friends can and will organize for tens to hundreds of thousands of people to sign the White House petition to warrant a response from The White House thus would get massive media attention. Me and my friends will not give up until I get justice by begging the White House to resolve this crisis. I am in a Constitutional crisis. The FBI office in Greensboro, NC, isn't enforcing the law and isn't discharging their duties of the office that they swore to serve. In

Page 8/9 - Joint Request to Representatives requesting help with FBI(2) - 07/12/2018

my eyes, they have aided and abetted criminal activities by doing nothing about it. They are just as guilty as the very criminals that they fail to and refuse to prosecute.

If nobody can legally hold the FBI accountable, U.S. Attorney Office accountable, and/or neither Kristy L. Burton accountable for their crimes, then I no longer recognize the Government as acting lawfully and Constitutionally and thus I will challenge the future wrongful charge of perjury at the next Jury trial asking for jury nullification, to find me not guilty of perjury over my plea because of ineffective counsel being the sole cause, and fraud on the Court by the corrupt and crime committing U.S. Attorney office that faces no consequences for their corrupt actions. I won't take any plea agreements again, even if I am threatened with more prison time. I will win the possible perjury charge over my guilty plea, then file a lawsuit against the Federal Prosecutor and the FBI of the U.S. Government for millions of tax payer dollars just to show them that they cannot continue breaking laws and hurting me and my family without any legal means to be able to hold them accountable. I am not playing games. I am sick and tired of the criminal activities hurting me and my family. I want my life back and am fighting to prove my innocence despite the criminals inside of the U.S. Attorney Office and the FBI. They have protected the criminals by doing nothing. Evil men get away with crimes when good men sit back and do nothing.

I won't even go through the official Office of Pardon Attorney since they work for the U.S. Department of InJustice ("DOinJ"). Instead I will send another letter begging Roger Stone and all of Donald Trump's friends to get my case directly in front of the President without going through the corrupt InJustice Department and corrupt FBI to show him that any perjury charge against me is unconstitutional by being deprived of effective assistance of counsel and that I am actually innocent of my original charge and should be pardoned of both charges. For a pardon, I rather go through him than them (DOinJ). Under Supreme Court case law Ex Parte Garland, I am legally allowed if I do receive a Presidential Pardon to request that the Court "blot out of existence, the guilt of the offender" and thus it is treated as in the eye of the law, the offender is innocent and that the offense had never taken place. If the pardon is full. If I am pardoned then I have a legal right under Ex Parte Garland to expunge my criminal conviction and block the U.S. Attorney Office from charging me with perjury over my false guilty plea, just to get the justice I was denied for 4-5 years. I was denied justice for so long, I feel cynical and sick of the Federal Courts and the criminal injustice system. The FBI allows this.

If Congress cannot take action against the corrupt FBI, DoinJ, or anybody committing crimes for that matter just to keep an innocent man convicted and threatened with a perjury charge just for undoing a false guilty plea caused by fraud on the Court by the U.S. Department of InJustice, I am forced to find a way around the InJustice Department and request speaking with the U.S. President Trump directly to seek multiple pardons or a innocence pardon on the false guilty plea (perjury) and the original charge that I was wrongfully convicted on. I have called lots of different White House block phone numbers in my bid to talk with the President. I am sick of being threatened with perjury over my false guilty plea and it being used against me when I ain't even guilty. Then the FBI refuses to charge Kristy L. Burton for perjury when she deserves it. Such a double standard under our laws. The law doesn't apply to law enforcement as they are the protected group of political people that act as above the law for their claim of enforcing the law, even if innocent people are convicted and their lives ruined on fraudulent evidence.

I request the following:

Page 9/9 - Joint Request to Representatives requesting help with FBI(2) - 07/12/2018

Whereas,

Your Honor, please hold the FBI in Greensboro, NC accountable for not discharging their duties of the office of which they serve. Your Honor, please hold Kristy L. Burton accountable by impeaching her from serving in the U.S. Probation Office. She should be fired or impeached.

Whereas,

Your Honor, please hold the U.S. Attorney Assistant Anand Prakash Ramaswamy accountable for corruption and violating multiple federal laws in their relentless persecution of Brian D. Hill of USWGO Alternative News. Federal crimes shouldn't be committed by federal prosecutors as they are top law enforcement officers for the federal district and appellate circuit courts.

Whereas,

Your Honorable, please conduct an inquiry on why the FBI would mislead or lie even to Congressional staffers and claim that I had presented no facts when Duty Agent Jerry Pickford thought my mailed evidence was enough to warrant further investigation but was stopped by the boss there before any real investigation could have been conducted. That the boss interfered with an Agent's job of investigating any federal crime which included perjury, subornation of perjury, obstruction of justice, and filing false information in any federal agency or office record.

Whereas,

That Congress needs to consider whether impeachment is warranted or whether U.S. President Trump can legally order firing of such corrupt employees as the FBI and Department of Justice are executive offices and thus the U.S. President has the Constitutional authority to fire such federal employees from office, or Congress can impeach any such individuals.

I have attached to this letter the following evidence/information for Congress:

- 1. USWGO AUDIO/DATA Mixed CD-ROM containing 7 Audio Tracks and DATA PDF document files (evidence) on the DATA side which can be read on any Desktop or Laptop that accepts CD-ROM discs. (1x Disc)
- 2. Photocopy of the 1-page letter from the Honorable U.S. Senator Tim Kaine dated July 3, 2018, the attached FBI response letter that is also 1-page dated June 28, 2018, and the received envelope which it was contained in. That is what I am responding to. (3-pages)

I like to receive a written response after successfully receiving and processing this letter and additional evidence. I request a written response from the Congress. <u>I am a</u> <u>victim of crime and deserve to be treated as such from the FBI office in Greensboro, NC</u>. I ask that the Congress intervene with the FBI decision not to do anything about the perjury of USPO Burton.



Thank You & Sincerely, Brian D. Hill Former news reporter & Founder of USWGO Alternative News Home Phone #: (276) 790-3505 310 Forest Street, Apt. 2. Martinsville, VA 24112